BY E-MAIL AND FIRST CLASS MAIL

March 11, 2010

Motors Liquidation Company 2101 Cedar Springs Road, Suite 1100 Dallas, Texas 75201 Attn: ADR Claims Team claims@motorsliquidation.com

RE:

In Re: Motors Liquidation Company, et al. ("Debtors") Case No. 09-50026 (REG)—Capping Claim Letter

Dear Motors Liquidation Company,

By this letter, I, the undersigned, am the below-referenced claimant, or an authorized signatory for the below-referenced claimant, and hereby submit my claim to the capping procedures established in the Order Pursuant to 11 U.S.C. § 105 (a) and General Order M-390 Authorizing Implementation of Alternative Dispute Procedures, Including Mandatory Mediation (the "ADR Procedures") [Docket No.] entered by the United States Bankruptcy Court for the Southern District of New York on February 23, 2010.

Accordingly, I hereby propose to cap my claim at the amount specified below (the "Claim Amount Cap")

Alesia Dorsey	68508	Unspecified	\$200,000.00
Claimant' Name	Proof of Claim No.	Original Filed Amount	Claim Amount Cap

I understand and agree that the Claim Amount Cap includes all damages and relief to which I believe I am entitled, including all interest, taxes, attorney's fees, other fees and costs. If the Claim Amount Cap is accepted by the Debtors, I understand that I am required to submit my claim to the ADR Procedures and acknowledge that my claim may be a "Designated Claim" as such term is used under the ADR Procedures.

Very truly yours,

Address: 615 Ea

Wharton, Texas 77488

cc:

Pablo Falabella, Esq. Weil, Gotshal & Manges, LLP 767 Fifth Avenue New York, NY 10153 pablo.falabella@weil.com

EXHIBIT_B